

# EXHIBIT 7

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

-----X  
NELDO AYALA, MOHAMMED ELISSAOUI,  
EBER VEGA and CARLOS GARCIA,  
Plaintiffs,

Case No. 14-Civ-5269

**AFFIDAVIT OF  
CONFESSION  
OF JUDGMENT**

against

YOUR FAVORITE AUTO REPAIR &  
DIAGNOSTIC CENTER, INC.,  
AUTO MAINTENANCE SALES & SERVICE CAR  
WASHING & DETAILING, INC., and ANTHONY  
BOUMOUSA,

Defendants.

-----X  
STATE OF NEW YORK                    }  
  } ss:  
COUNTY OF \_\_\_\_\_}

The Undersigned, YOUR FAVORITE AUTO REPAIR &  
DIAGNOSTIC CENTER, INC., and AUTO MAINTENANCE SALES & SERVICE CAR  
WASHING & DETAILING, INC., (collectively referred to as the "Undersigned Entities")  
through and by ANTHONY BOUMOUSA, a duly sworn shareholder and officer with authority  
to bind the Undersigned Entities, as well as ANTHONY BOUMOUSA in his individual  
capacity as well as in his corporate capacities, being duly sworn and over the age of 18 years,  
does depose and say:

1. I have authority to sign on behalf of the Undersigned Entities as the Owner,  
Officer, Director, and/or Authorized Shareholders of those entities aforesaid, and as a duly  
designated and authorized representative of the Undersigned Entities, I makes this affidavit in  
such capacities, as well as on my own behalf personally and individually.

2. That each of the Undersigned Entities, as well as myself, have our actual and

principal places of business at 7017 Bay Pkwy, Brooklyn, NY 11204

3. This confession of judgment is for a debt justly due to Plaintiffs and/or their attorneys pursuant to a certain Settlement and Release Agreement (“Agreement”) which resolved a certain action in the United States District Court for the Eastern District of New York, Action No. 14-cv-5269, involving certain wage and hour claims made by Neldo Ayala, Mohammed Elissaoui, Eber Vega and Carlos Garcia, (“Plaintiffs”). Plaintiffs were employees of the Undersigned Entities as well as employees of the undersigned personally. That action alleged certain violations of the Fair Labor Standards Act and the New York Labor Law, and this confession was given as part and parcel of the Agreement which settled that action in order to secure the Plaintiffs in the event of any default in the payments required under the Agreement.

4. The Undersigned Entities, as well as myself personally and individually, hereby confess judgment, and authorize entry of judgment by the Plaintiffs and/or their attorneys against the Undersigned Entities and against myself individually and personally, jointly and severally, in the sum of Five Hundred Twenty Five Thousand Dollars and 00/100 Cents (\$525,000.00), less 175% of any payments already made, in lieu of all costs of collection, interest, attorneys’ fees and other fees which have accrued up to the date of entry of judgment hereon. The Agreement aforesaid also provides for attorney’s fees to Plaintiff’s counsel, William Cafaro, P.C., and William Cafaro, P.C. shall also have the right to enter judgment against the undersigned if all other conditions required for the entry of judgment are met.

5. Any signature by the Undersigned Entities or by myself may be signed by pdf, e-mail, by facsimile, or by any other medium capable of reliable reproduction, and the same shall be valid as against the party to be charged.

6. Judgment may only be entered upon this Affidavit of Confession by Plaintiffs’

entry of judgment hereon. The Agreement aforesaid also provides for attorney's fees to Plaintiff's counsel, William Cafaro, P.C., and William Cafaro, P.C. shall also have the right to enter judgment against the undersigned if all other conditions required for the entry of judgment are met.

5. Any signature by the Undersigned Entities or by myself may be signed by pdf, e-mail, by facsimile, or by any other medium capable of reliable reproduction, and the same shall be valid as against the party to be charged.

6. Judgment may only be entered upon this Affidavit of Confession by Plaintiffs' counsel, William Cafaro, ("Cafaro") or by his lawfully designated successor in the event of his death or disability, and any application for the entry of judgment hereunder must be accompanied by an affidavit from Cafaro or his lawfully designated successor giving the Defendants due credit, if any, for any and all payments made prior to the default.

YOUR FAVORITE AUTO REPAIR &  
DIAGNOSTIC CENTER, INC.


Dated: 11/9/16

By: Anthony Boumoussa  
Anthony Boumoussa  
Officer and Authorized Representative

STATE OF New York )  
 ) ss.:  
COUNTY OF Kings )


On 11/9/16 2016, before me personally came Anthony Boumoussa and acknowledged him(her)self to be an officer and an Authorized Representative of YOUR FAVORITE AUTO REPAIR & DIAGNOSTIC CENTER, INC. and that (s)he, as such, being authorized so to do, executed the foregoing instrument for the purposes therein contained, by

signing his (her) name on behalf of the corporation by him(her) self as Owner and an Authorized Representative.

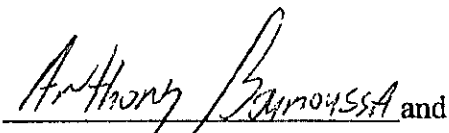
  
\_\_\_\_\_  
Notary Public  
JOSEPH R. COSTELLO  
Notary Public, State of New York  
No. 01605023572  
Qualified in Kings  
Commission Expires 2/7/18

AUTO MAINTENANCE SALES & SERVICE  
CAR WASHING & DETAILING, INC.

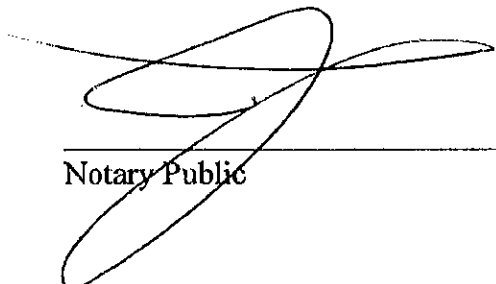
Dated: 11/9/16

By:   
\_\_\_\_\_  
Anthony Boumoussa  
Officer and Authorized Representative

STATE OF New York,  
COUNTY OF Kings ) ss.:  
)

On 11/9/2016 before me personally came  and  
acknowledged him(her)self to be an officer and an Authorized Representative of AUTO  
MAINTENANCE SALES & SERVICE CAR WASHING & DETAILING, INC.

and that (s)he, as such, being authorized so to do, executed the foregoing instrument for the  
purposes therein contained, by signing his (her) name on behalf of the corporation by him(her)  
self as Owner and an Authorized Representative.

  
\_\_\_\_\_  
Notary Public

Dated: 11/5/16

Anthony Boumoussa  
Anthony Boumoussa, Individually

STATE OF New York )  
COUNTY OF Kings ) ss.:

On 11/9, 2016 before me personally came to me Anthony Boumoussa known to me to be the individual described in, and who executed the foregoing Settlement Agreement and Release, and duly acknowledged to me that he executed the same.

[Signature]  
Notary Public  
Notary Public, State of New York  
Commission Expires 2/7/18